1	ROBBINS ARROYO LLP	
2	BRIAN J. ROBBINS (190264) brobbins@robbinsarroyo.com	
3	GEORGE C. AGUILÁR (126535) gaguilar@robbinsarroyo.com	
4	ASHLEY R. RIFKIN (246602)	
	arifkin@robbinsarroyo.com 600 B Street, Suite 1900	
5	San Diego, CA 92101 Telephone: (619) 525-3990	
6	Facsimile: (619) 525-3991	
7	Lead Counsel for Plaintiffs	
8	WILSON SONSINI GOODRICH & ROSATI	
9	Professional Corporation STEVEN M. SCHATZ (SBN 118356)	
10	sschatz@wsgr.com	
11	KATHERINE L. HENDERSON (SBN 242676) khenderson@wsgr.com	
12	650 Page Mill Road	
	Palo Alto, CA 94304 Telephone: (650) 493-9300	
13	Facsimile: (650) 493-6811	
14	Attorneys for Defendants	
15		
16		DISTRICT COURT
17	NORTHERN DISTR	ICT OF CALIFORNIA
18	IN RE SUNPOWER CORPORATION SHAREHOLDER DERIVATIVE	Lead Case No. 3:16-cv-05312-RS
19	LITIGATION	(Consolidated with Case Nos. 5:16-cv-
20		05381-RS and 3:16-cv-05988-RS)
		STIPULATION AND [PROPOSED] ORDER REGARDING CASE SCHEDULE
21	This Document Relates To:	AND TEMPORARY STAY OF ACTION
22	ALL ACTIONS	
23		
24		
25		
26		
27		
28		
	I	

LEAD CASE No. 3:16-cv-05312-RS

STIPULATION AND [PROPOSED] ORDER REGARDING CASE SCHEDULE AND TEMPORARY STAY OF ACTION

Plaintiffs Bernard Stern, Peter Moscone, and Melvin Brenner (collectively, "Plaintiffs"), defendants Thomas H. Werner, Charles D. Boynton, Bernard Clément, Ladislas Paszkiewicz, Daniel Lauré, Catherine A. Lesjak, Thomas R. McDaniel, Pat Wood III, Arnaud Chaperon, Denis Giorno, Jean-Marc Otero del Val, and Humbert de Wendel (the "Individual Defendants"), and nominal defendant SunPower Corporation ("SunPower" and, collectively with the Individual Defendants, "Defendants"), by and through their undersigned counsel, hereby stipulate as follows:

WHEREAS, Plaintiffs filed separate shareholder derivative actions on behalf of SunPower and against the Individual Defendants in this Court between September 16 and October 17, 2016;

WHEREAS, Plaintiffs and Defendants (together, the "Parties") stipulated to the consolidation of Plaintiffs' derivative actions (the "Consolidated Action") and the appointment of lead counsel, which was approved and entered by the Court on November 15, 2016 (the "Consolidation Order");

WHEREAS, the Consolidation Order provides, among other things, that the Parties would meet and confer regarding a schedule for the Consolidated Action, including the filing of a consolidated complaint or designation of an operative complaint by Plaintiffs;

WHEREAS, there are two securities fraud class actions brought on behalf of a putative class of SunPower shareholders and asserting claims arising from facts common to the Consolidated Action currently pending in this Court captioned *Bristow v. SunPower Corp.*, *et al.*, Case No. 3:16-cv-04710-RS and *Patel v. SunPower Corp.*, *et al.*, Case No. 3:16-cv-04915-RS (collectively, the "Securities Action");

WHEREAS, on December 9, 2016, this Court entered an order consolidating the related Securities Action and appointing lead plaintiff and lead counsel;

WHEREAS, it is anticipated that lead plaintiff will file a consolidated complaint in the Securities Action and that defendants will file a motion to dismiss the consolidated complaint;

WHEREAS, the Parties have been engaged in discussions regarding scheduling and the possible coordination of the Consolidated Action with the Securities Action; and

Case 3:16-cv-05312-RS Document 15 Filed 12/13/16 Page 3 of 4

- 1		
1	WHEREAS, the Parties agree that, given the unique circumstances of this Consolidated	
2	Action and the factually related Securities Action, it is in the best interests of SunPower to	
3	temporarily stay this action pending resolution of the anticipated motion to dismiss in the related	
4	Securities Action;	
5	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the Parties,	
6	through their respective counsel of record, as follows:	
7	1. Plaintiffs shall either file a consolidated complaint or designate a complaint as	
8	operative on or before January 13, 2017.	
9	2. Following the filing or designation of a complaint by Plaintiffs as described above,	
10	this Consolidated Action shall remain stayed pending resolution of the anticipated motion to dismiss	
11	in the Securities Action.	
12	3. Within thirty (30) days of entry of an order on the motion to dismiss in the Securities	
13	Action, the Parties shall submit a proposed schedule for further proceedings in this Consolidated	
14	Action.	
15	IT IS SO STIPULATED.	
16	Dated: December 13, 2016 ROBBINS ARROYO LLP	
17	s/ George C. Aguilar	
18	GEORGE C. AGUILAR	
19	Brian J. Robbins	
1)	George C. Aguilar	
20	Ashley R. Rifkin	
21	600 B Street, Suite 1900	
	San Diego, CA 92101	
22	Telephone: (619) 525-3990 Facsimile: (619) 525-3991	
23	brobbins@robbinsarroyo.com	
23	gaguilar@robbinsarroyo.com	
24	arifkin@robbinsarroyo.com	
25	Lead Counsel for Plaintiffs	
26		
27		

28

Case 3:16-cv-05312-RS Document 15 Filed 12/13/16 Page 4 of 4

1	Dated: December 13, 2016 WILSON SONSINI GOODRICH & ROSATI	
2	Professional Corporation	
3	s/ Steven M. Schatz STEVEN M. SCHATZ	
4		
5	Steven M. Schatz Katherine L. Henderson	
6	650 Page Mill Road Palo Alto, CA 94304	
7	Telephone: (650) 493-9300 Facsimile: (650) 493-6811	
8	sschatz@wsgr.com	
9	khenderson@wsgr.com	
10	Attorneys for Defendants SunPower Corporation, Thomas H. Werner, Charles D. Boynton, Bernard	
11	Clément, Ladislas Paszkiewicz, Daniel Lauré, Catherine A. Lesjak, Thomas R. Mcdaniel, Pat	
12	Wood III, Arnaud Chaperon, Denis Giorno, Jean-	
13	Marc Otero del Val, and Humbert de Wendel	
14	I, George C. Aguilar, am the ECF User whose ID and password are being used to file this	
15	Stipulation and [Proposed] Order Regarding Case Schedule and Temporary Stay of Action. In compliance with Civil L.R. 5-1(i), I hereby attest that concurrence in the filing of this document has	
16	been obtained from each of the other signatories.	
17	s/ George C. Aguilar	
18	GEORGE C. AGUILAR	
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
20	TERSONIVI TO STIL CENTION, IT IS SO ORDERED.	
21	DATED: 12/13/16	
22	HONORABLE RICHARD SEEBORG	
23	UNITED STATES DISTRICT JUDGE	
24 25		
26		
27		
28		
20	- 3 - Stipulation and [Proposed] Order Regarding Lead Case No. 3:16-cv-05312-RS	